

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

FONTAYNE GAIL TAWATARI-
TSUNETA,

Plaintiff,

v.

CVS RX SERVICES, INC.; CVS
PHARMACY, INC.,

Defendants.

Case No. 8:22-cv-02251-AH-(JDE)

FINAL JUDGMENT [JS-6]

The Court, having considered the papers and all other matters presented and accepted by the Court, GRANTED Defendants CVS RX Services, Inc.’s and CVS Pharmacy, Inc.’s (“Defendants”) Motion for Summary Judgment based on its finding that were no triable issues of material fact as to the causes of action alleged by Plaintiff Fontayne Gail Tawatari-Tsuuenta (“Plaintiff”) against Defendants, as outlined in the Court’s Order.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

1. Defendants' Motion for Summary Judgment is GRANTED.
2. Plaintiff shall take nothing on its Complaint against Defendants.
3. Judgment is hereby entered in favor of Defendants and against Plaintiff.

This is a final judgment.

Dated: March 6, 2025

Anne Wang
ON ANNE WANG

HON. ANNE HWANG
UNITED STATES DISTRICT JUDGE